

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

<b>UNITED STATES OF AMERICA</b>	<b>:</b>	<b>DATE FILED:</b> _____
<b>v.</b>	<b>:</b>	<b>CRIMINAL NO.</b> _____
<b>GEORGE R. ARNOLD</b>	<b>:</b>	<b>VIOLATIONS:</b> <b>18 U.S.C. § 875(c) (interstate threats - 4</b> <b>counts)</b>

**INDICTMENT**

**COUNT ONE**

**THE GRAND JURY CHARGES THAT:**

At all times material to this indictment:

1. Defendant GEORGE R. ARNOLD lived in Las Vegas, Nevada.
2. From in or about February 2007, through in or about March 2007, defendant GEORGE R. ARNOLD sent threatening communications, via telephone voicemail, text message, and email, to a woman C.L., who lived in the Eastern District of Pennsylvania.
3. On or about February 25, 2007, defendant GEORGE R. ARNOLD sent a text message to C.L., stating in part: "I put you through my high level people on Homeland Security's terrorist watchlist; told ya not ta FUCK with the devil: now enjoy whats about to happen . . . ."
4. On or about February 26, 2007, defendant GEORGE R. ARNOLD left a telephone voicemail for C.L., stating in part: "You'll get what's coming to you, baby. You'll get what's coming to you. . . . You'd better watch your back . . . ."
5. On or about March 1, 2007, defendant GEORGE R. ARNOLD left a telephone voicemail message for C.L., stating in part: "You better get yourself some security guards, 'cause maybe I will fucking come to Pennsylvania and shoot your fucking ass. . . . Go report it to the police. Let's see what they're going to do. . . . 'Cause maybe then you will

fucking get a bullet in your head . . . . I will fucking come after you . . . . People like you don't deserve to live."

6. On or about March 2, 2007, defendant GEORGE R. ARNOLD sent an email to C.L., stating in part: "[Y]ou are still going to drown in your own blood from any where in this world. run on this puny small planet. you can run but you cannot hide! when you least expect it tragedy will befall upon you, you have been marked . . . ."

7. On or about March 3, 2007, defendant GEORGE R. ARNOLD sent an email to C.L., stating in part: "[S]end me my shit otherwise i ll show up in philly to collect . . . ."

8. On or about March 3, 2007, defendant GEORGE R. ARNOLD left a telephone voicemail for C.L., stating in part: "[S]end me my shit. You have 10 days. . . . Otherwise I'm going to show up on your doorstep."

9. On or about March 12, 2007, defendant GEORGE R. ARNOLD left a telephone voicemail for C.L., stating in part: "Send me my stuff, otherwise I'm gonna come after you. And I'm dead serious."

10. On or about March 21, 2007, defendant GEORGE R. ARNOLD left a telephone voicemail for C.L., stating in part: "[T]he answer to your question is yes, you better make funeral arrangements. People like you don't deserve to live. Die dude. . . . Better start checking your car to see if your brakes are running and, you know, little accidents do happen."

11. On or about March 23, 2007, defendant GEORGE R. ARNOLD left a telephone voicemail for C.L., stating in part: "I'm not going away. . . . The devil's going to come and get you and your daughter."

12. On or about March 2, 2007, at approximately 11:36 a.m., in the Eastern District of Pennsylvania and elsewhere, defendant

**GEORGE R. ARNOLD**

knowingly transmitted, and willfully caused to be transmitted, a communication in interstate commerce, that is, an interstate email communication, containing a threat to injure the person of C.L.

In violation of Title 18, United States Code, Section 875(c).

**COUNT TWO**

**THE GRAND JURY FURTHER CHARGES THAT:**

1. Paragraphs 1 through 11 of Count One are incorporated here.
2. On or about March 3, 2007, at approximately 11:06 a.m., in the Eastern District of Pennsylvania and elsewhere, defendant

**GEORGE R. ARNOLD**

knowingly transmitted, and willfully caused to be transmitted, a communication in interstate commerce, that is, an interstate email communication, containing a threat to injure the person of C.L.

In violation of Title 18, United States Code, Section 875(c).

**COUNT THREE**

**THE GRAND JURY FURTHER CHARGES THAT:**

1. Paragraphs 1 through 11 of Count One are incorporated here.
2. On or about March 21, 2007, at approximately 1:13 p.m., in the Eastern District of Pennsylvania and elsewhere, defendant

**GEORGE R. ARNOLD**

knowingly transmitted, and willfully caused to be transmitted, a communication in interstate commerce, that is, an interstate telephone call, containing a threat to injure the person of C.L.

In violation of Title 18, United States Code, Section 875(c).

**COUNT FOUR**

**THE GRAND JURY FURTHER CHARGES THAT:**

1. Paragraphs 1 through 11 of Count One are incorporated here.
2. On or about March 23, 2007, at approximately 4:23 p.m., in the Eastern District of Pennsylvania and elsewhere, defendant

**GEORGE R. ARNOLD**

knowingly transmitted, and willfully caused to be transmitted, a communication in interstate commerce, that is, an interstate telephone call, containing a threat to injure the person of C.L.

In violation of Title 18, United States Code, Section 875(c).

**A TRUE BILL:**

**FOREPERSON**

**PATRICK L. MEEHAN**  
*United States Attorney*